STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY

SUPPLEMENTAL ORDER OF DISPOSITION FOLLOWING REVIEW HEARING (DELINQUENCY PROCEEDINGS), PAGE 1

CASENO.
PETITIONNO.

Court address Court telephone no. 1. In the matter of (name(s), alias(es), DOB) _____ Judge/Referee: _____ 2. Date of Hearing: ___ Hearing to extend jurisdiction 3. Review 4. As of the last order, dated _____ _____, the juvenile was placed with _____ in the temporary custody of the court. 5. Notice of hearing for the review was served as required by law. 6. The juvenile appeared in court in person with parent(s), guardian, legal custodian, guardian ad litem, and/or had waived an attorney. THE COURT FINDS: ☐ 7. Restitution has been made as ordered. ■ 8. The juvenile has not been rehabilitated. \square 9. The juvenile presents a serious risk to public safety. 10. The case service plan has been successfully completed (for use when terminating jurisdiction). \square 11. The juvenile has reached an age no longer within the jurisdiction of the court (for use when terminating jurisdiction). ☐ 12. The juvenile must be placed in an institution outside Michigan. a. institutional care is in the best interests of the juvenile, b. equivalent facilities to meet the juvenile's needs are not available within Michigan, and c. the placement will not cause undue hardship. ☐ 13. It is contrary to the welfare of the juvenile to remain in the home because _ 14. Based on the following findings (attach list if more space is needed) the report dated Identify type of report _____ backed up by written transcript ☐ testimony of Name reasonable efforts $\ \ \, \square$ were $\ \ \, \square$ were not $\ \ \,$ made prior to the placement of the juvenile in foster or other out-ofhome care, to prevent or eliminate the need for removing the juvenile from his/her home. ☐ 15. The permanency plan is _ Reasonable efforts were were not made to place the juvenile in a timely manner in accordance with the permanency plan and to complete whatever steps are necessary to finalize the permanent placement of the juvenile.* NOTE: If the juvenile had been previously removed from the home, was then returned to the home, and is being removed again through this order, contrary to the welfare and reasonable efforts findings must be made even though the findings had been made at a prior hearing. *These reasonable efforts findings must be made within 12 months from when the juvenile was last removed from the home and every 12 months afterward to preserve IV-E funding. Do not write below this line - For court use only (SEE SECOND PAGE)

STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY

SUPPLEMENTAL ORDER OF DISPOSITION FOLLOWING REVIEW HEARING (DELINQUENCY PROCEEDINGS), PAGE 2

CASENO.
PETITIONNO.

| Court address | Court telephone no. |
|---|---|
| In the matter of | |
| IT IS ORDERED: | |
| ☐16. The previous order dated | shall remain in full force and effect. |
| ☐17. The juvenile shall remain in the | |
| ☐18. The juvenile's placement shall be changed to | |
| ☐19. The juvenile is placed in and shall satisfactorily complete Family Independence Agency. Upon satisfactorily compl | the juvenile boot camp program established by the Michigan eting the program, the juvenile shall be placed in the home of |
| days of intensive supervised probation in the community. | and shall complete a minimum of 120 to a maximum of 180 |
| \square 20. The juvenile may be released on probation subject to the | e attached probation rules and regulations. |
| 21the parent/guardian. | shall participate in treatment programs reasonably available to |
| 22. That the jurisdiction of this court is terminated in this cas of support and attorney fees that have accrued up to and 23. Jurisdiction is extended until the juvenile reaches the ag 24. Previous reimbursement orders shall continue. 25. Other: | including the date of this order. |
| ☐ 26. The next review date is | |
| Date | Judge |